

# **EXHIBIT C**

Date Filed	Period Covered	Requested Fees	Requested Expenses	Status of Fees	Status of Expenses
8/28/01	4/2/01 through 7/31/01	\$40,583.00	\$356.92	No objections served on counsel	No objections served on counsel
9/27/01	8/1/01 through 8/31/01	\$90,113.00	\$4,048.11	No objections served on counsel	No objections served on counsel
10/26/01	9/1/01 through 9/30/01	\$155,804.00	\$6,971.66	No objections served on counsel	No objections served on counsel
11/27/01	10/1/01 through 10/31/01	\$229,036.50	\$10,314.97	No objections served on counsel	No objections served on counsel
12/26/01	11/1/01 through 11/30/01	\$216,703.50	\$22,667.19	No objections served on counsel	No objections served on counsel
1/30/02	12/1/01 through 12/31/01	\$152,288.00	\$43,025.11	No objections served on counsel	No objections served on counsel
3/1/02	1/1/02 through 1/31/02	\$152,389.50	\$45,525.87	No objections served on counsel	No objections served on counsel
3/28/02	2/1/02 through 2/28/02	\$115,694.50	\$39,388.59	No objections served on counsel	No objections served on counsel
5/2/02	3/1/02 through 3/31/02	\$95,617.50	\$49,224.63	No objections served on counsel	No objections served on counsel
5/28/02	4/1/02 through 4/30/02	\$125,169.50	\$44,498.12	No objections served on counsel	No objections served on counsel
6/28/02	5/1/02 through 5/31/02	\$186,811.50	\$88,641.73	No objections served on counsel	No objections served on counsel
8/5/02	6/1/02 through 6/30/02	\$167,414.75	\$26,462.86	No objections served on counsel	No objections served on counsel
9/9/02	7/1/02 through 7/31/02	\$121,203.75	\$7,897.17	No objections served on counsel	No objections served on counsel
9/30/02	8/1/02 through 8/31/02	\$183,876.75	\$18,631.51	No objections served on counsel	No objections served on counsel
10/31/02	9/1/02 through 9/30/02	\$205,975.00	\$12,810.65	No objections served on counsel	No objections served on counsel
11/27/02	10/1/02 through 10/31/02	\$172,838.75	\$34,384.69	No objections served on counsel	No objections served on counsel
12/30/02	11/1/02 through 11/30/02	\$115,576.00	\$12,630.85	No objections served on counsel	No objections served on counsel
1/30/03	12/1/02 through /31/02	\$36,744.50	\$16,310.05	No objections served on counsel	No objections served on counsel
3/6/03	1/1/03 through 1/31/03	\$123,884.00	\$3,760.28	No objections served on counsel	No objections served on counsel
4/2/03	2/1/03 through 2/28/03	\$233,867.50	\$21,251.46	No objections served on counsel	No objections served on counsel
5/7/03	3/1/03 through 3/31/03	\$124,350.00	\$30,380.42	No objections served on counsel	No objections served on counsel
6/4/03	4/1/03 through 4/30/03	\$223,770.50	\$19,411.28	No objections served on counsel	No objections served on counsel

Date Filed	Period Covered	Requested Fees	Requested Expenses	Status of Fees	Status of Expenses
7/1/03	5/1/03 through 5/31/03	\$190,838.00	\$22,397.08	No objections served on counsel	No objections served on counsel
7/31/03	6/1/03 through 6/30/03	\$165,837.25	\$18,778.12	No objections served on counsel	No objections served on counsel
8/29/03	7/1/03 through 7/31/03	\$202,033.50	\$13,132.57	No objections served on counsel	No objections served on counsel
10/2/03	8/1/03 through 8/31/03	\$155,275.50	\$5,526.19	No objections served on counsel	No objections served on counsel
10/28/03	9/1/03 through 9/30/03	\$32,877.00	\$5,836.88	No objections served on counsel	No objections served on counsel
11/28/03	10/1/03 through 10/31/03	\$20,656.50	\$3,553.00	No objections served on counsel	No objections served on counsel
12/29/03	11/1/03 through 11/30/03	\$16,642.50	\$352.73	No objections served on counsel	No objections served on counsel
2/4/04	12/1/03 through 12/31/03	\$8,871.00 <sup>2</sup>	\$1,332.05	No objections served on counsel	No objections served on counsel
3/10/04	1/1/04 through 1/31/04	\$21,531.00	\$85.71	No objections served on counsel	No objections served on counsel
4/7/04	2/1/04 through 2/29/04	\$21,116.00	\$2,537.94	No objections served on counsel	No objections served on counsel
5/5/04	3/1/04 through 3/31/04	\$11,113.00	\$442.16	No objections served on counsel	No objections served on counsel
6/4/04	4/1/04 through 4/30/04	\$16,495.50	\$41.08	No objections served on counsel	No objections served on counsel
7/1/04	5/1/04 through 5/31/04	\$41,085.00	\$2,386.50	No objections served on counsel	No objections served on counsel
8/2/04	6/1/04 through 6/30/04	\$28,692.50	\$725.43	No objections served on counsel	No objections served on counsel
9/3/04	7/1/04 through 7/31/04	\$13,176.50	\$328.55	No objections served on counsel	No objections served on counsel
10/5/04	8/1/04 through 8/31/04	\$11,792.00	\$1,500.03	No objections served on counsel	No objections served on counsel
10/28/04	9/1/04 through 9/30/04	\$22,618.00	\$97.76	No objections served on counsel	No objections served on counsel
11/29/04	10/1/04 through 10/31/04	\$127,040.00	\$2,696.29	No objections served on counsel	No objections served on counsel
1/7/05	11/1/04 through 11/30/04	\$29,207.50	\$1,858.91	No objections served on counsel	No objections served on counsel
2/9/05	12/1/04 through 12/31/04	\$123,722.25	\$2,598.89	No objections served on counsel	No objections served on counsel
3/1/05	1/1/05 through 1/31/05	\$112,761.00	\$3,520.69	No objections served on counsel	No objections served on counsel

<sup>2</sup> Although Reed Smith initially requested \$9,795.00 for the December 2003 monthly interim period, it revised its request after discovering an error in its Fee Application for that period, after the Fee Application was filed (and with the advice and consent of the Fee Auditor). The corrected amount requested by Reed Smith for that period is reflected above.

Date Filed	Period Covered	Requested Fees	Requested Expenses	Status of Fees	Status of Expenses
3/29/05	2/1/05 through 2/28/05	\$40,738.00	\$2,719.01	No objections served on counsel	No objections served on counsel
4/27/05	3/1/05 through 3/31/05	\$22,165.50	\$281.04	No objections served on counsel	No objections served on counsel
5/31/05	4/1/05 through 4/30/05	\$27,745.00	\$373.42	No objections served on counsel	No objections served on counsel
6/30/05	5/1/05 through 5/31/05	\$48,125.50	\$1,444.96	No objections served on counsel	No objections served on counsel
8/2/05	6/1/05 through 6/30/05	\$53,677.50	\$2,901.34	No objections served on counsel	No objections served on counsel
8/31/05	8/1/05 through 8/31/05	\$67,024.00	\$4,443.37	No objections served on counsel	No objections served on counsel
10/28/05	9/1/05 through 9/31/05	\$75,564.50	\$1,333.69	No objections served on counsel	No objections served on counsel
11/28/05	10/1/05 through 10/31/05	\$100,140.00	\$2,209.06	No objections served on counsel	No objections served on counsel
12/29/05	11/1/05 through 11/30/05	\$73,829.00	\$2,476.74	No objections served on counsel	No objections served on counsel
2/3/06	12/1/05 through 12/31/05	\$132,709.00	\$9,322.91	No objections served on counsel	No objections served on counsel
3/6/06	1/1/06 through 1/31/06	\$179,492.75	\$7,814.56	No objections served on counsel	No objections served on counsel
3/28/06	2/1/06 through 2/28/06	\$121,127.50	\$2,113.02	No objections served on counsel	No objections served on counsel
4/28/06	3/1/06 through 3/31/06	\$138,244.50	\$8,928.17	No objections served on counsel	No objections served on counsel
5/30/06	4/1/06 through 4/30/06	\$258,539.00	\$3,990.53	No objections served on counsel	No objections served on counsel
6/28/06	5/1/06 through 5/31/06	\$187,688.50	\$7,066.20	No objections served on counsel	No objections served on counsel
7/31/06	6/1/06 through 6/30/06	\$290,925.50	\$7,211.50	No objections served on counsel	No objections served on counsel
9/1/06	7/1/06 through 7/31/06	\$318,207.00	\$5,751.93	No objections served on counsel	No objections served on counsel
9/28/06	8/1/06 through 8/31/06	\$431,035.00	\$19,258.20	No objections served on counsel	No objections served on counsel
10/30/06	9/1/06 through 9/30/06	\$214,071.00	\$8,718.91	No objections served on counsel	No objections served on counsel
11/28/06	10/1/06 through 10/31/06	\$253,411.00	\$3,957.53	No objections served on counsel	No objections served on counsel
12/21/06	11/1/06 through 11/30/06	\$269,985.00	\$10,276.93	No objections served on counsel	No objections served on counsel
1/29/07	12/1/06 through 12/31/06	\$449,619.00	\$13,006.42	No objections served on counsel	No objections served on counsel
3/2/07	1/1/07 through 1/31/07	\$451,799.50	\$10,807.56	No objections served on counsel	No objections served on counsel

Date Filed	Period Covered	Requested Fees	Requested Expenses	Status of Fees	Status of Expenses
3/28/07	2/1/07 through 2/28/07	\$571,452.50	\$26,064.65	No objections served on counsel	No objections served on counsel

As indicated above, this is the sixty-ninth application for monthly interim compensation of services filed with the Bankruptcy Court in the Chapter 11 Cases.

The total time expended for the preparation of this application is approximately 17 hours, and the corresponding estimated compensation *that will be requested in a future application* is approximately \$4,000.00.

The Reed Smith attorneys who rendered professional services in these cases during the Fee Period are:

Name of Professional Person	Position with the applicant	Number of years as an attorney	Department	Hourly billing rate	Total billed hours	Total compensation
James J. Restivo, Jr.	Partner	36 Years	Litigation	\$635.00	87.30	\$55,435.50
Lawrence E. Flatley	Partner	32 years	Litigation	\$575.00	185.10	\$106,432.50
Douglas E. Cameron	Partner	23 Years	Litigation	\$570.00	219.20	\$124,944.00
Antony B. Klapper	Partner	13 Years	Litigation	\$520.00	27.00	\$14,040.00
Harold S. Engel	Partner	38 Years	Litigation	\$525.00	80.90	\$42,472.50
Margaret L. Sanner	Of Counsel	22 Years	Litigation	\$425.00	88.30	\$37,527.50
Traci Sands Rea	Partner	12 Years	Litigation	\$400.00	181.60	\$72,640.00
Brian T. Himmel	Partner	15 Years	Litigation	\$400.00	12.70	\$5,080.00
Carol J. Gatewood	Of Counsel	18 Years	Litigation	\$385.00	189.80	\$73,073.00
Andrew J. Muha	Associate	6 Years	Litigation	\$350.00	5.50	\$1,925.00
Dustin Pickens	Associate	5 Years	Litigation	\$310.00	18.70	\$5,797.00
Kathleen M.K. Matthews	Associate	5 Years	Litigation	\$305.00	6.90	\$2,104.50
Rebecca E. Aten	Associate	4 Years	Litigation	\$295.00	109.60	\$32,332.00

The paraprofessionals who rendered professional service in these cases during the Fee Period are:

Name of Professional Person	Position with the applicant	Number of years in position	Department	Hourly billing rate	Total billed hours	Total compensation
John B. Lord	Paralegal	14 Years	Bankruptcy	\$210.00	3.50	\$735.00
Maria DiChiera	Paralegal	15 Years	Litigation	\$210.00	103.10	\$21,651.00
Maureen Atkinson	Paralegal	31 Years	Litigation	\$190.00	2.40	\$456.00
Jennifer L. Taylor-Payne	Paralegal	11 Years	Litigation	\$185.00	18.10	\$3,348.50
Alica K. Kunkel	Paralegal	14 Years	Litigation	\$185.00	3.70	\$684.50
Elaine H. DelVecchio	Paralegal	18 Years	Bankruptcy	\$160.00	12.10	\$1,936.00
Katerina Egoul	Paralegal	3 Years	Litigation	\$150.00	2.80	\$420.00
Sharon A. Ament	Paralegal	3 Years	Litigation	\$145.00	58.10	\$8,424.50
Matthew J. Rippin	Specialist	1 Year	Litigation	\$70.00	12.50	\$875.00

**Total Fees: \$612,334.00**

**COMPENSATION BY PROJECT CATEGORY**

Project Category	Hours	Amount
Litigation	88.50	\$40,077.00
Non-Working Travel Time	23.70	\$13,013.00
ZAI	19.00	\$10,511.00
Fee Applications	17.70	\$4,263.00
Hearings	3.70	\$550.50
Claim Analysis Objection Resolution & Estimation	1,234.50	\$530,081.00
Montana Grand Jury Investigation	41.80	\$13,838.50
<b>Total</b>	<b>1,428.90</b>	<b>\$612,334.00</b>

**EXPENSE SUMMARY**

Description	Non-ZAI Science Trial	ZAI Science Trial
Telephone Expense	\$21.75	\$11.80
Telephone – Outside	\$99.52	----
Telecopy Expense	\$65.00	----
PACER	\$26.00	----
Lexis	\$41.13	----
Westlaw	\$758.68	----
IKON Copy Services	\$119.70	----
Duplicating/Printing/Scanning	\$2,786.00	\$1.10
Outside Duplicating	\$745.75	----
Audio Visual and Other Copying	\$42.25	----
Documentation Charge	\$528.53	----
Drawings Expense	\$1,129.13	----
Postage Expense	\$72.04	----
Courier Service – Outside	\$1,182.14	----
Deposition Expense	\$818.38	----
Court Reporter Expense	\$624.30	----
Transcript Expense	\$1,451.05	----
Secretarial Overtime	\$82.50	----
Meal Expense	\$675.24	----
Mileage Expense	\$193.37	----
Taxi Expense	\$770.50	----
Air Travel Expense	\$5,647.84	----
Lodging	\$3,547.07	----
Parking/Tolls/Other Transportation	\$177.25	----
SUBTOTAL	\$21,605.12	\$12.90
<b>TOTAL</b>	<b>\$21,618.02</b>	

Dated: May 1, 2007  
Wilmington, Delaware

REED SMITH LLP

By: /s/ Kurt F. Gwynne

Kurt F. Gwynne (No. 3951)  
1201 Market Street, Suite 1500  
Wilmington, DE 19801  
Telephone: (302) 778-7500  
Facsimile: (302) 778-7575  
E-mail: kgwynne@reedsmith.com

and

James J. Restivo, Jr., Esquire  
Lawrence E. Flatley, Esquire  
Douglas E. Cameron, Esquire  
435 Sixth Avenue  
Pittsburgh, PA 15219  
Telephone: (412) 288-3131  
Facsimile: (412) 288-3063

Special Asbestos Products Liability Defense  
Counsel



REED SMITH LLP  
PO Box 360074M  
Pittsburgh, PA 15251-6074  
Tax ID# 25-0749630

W.R. Grace & Co.  
One Town Center Road  
Boca Raton, FL 33486

Invoice Number 1533634  
Invoice Date 04/30/07  
Client Number 172573

=====

Re: W. R. Grace & Co.

(60026) Litigation and Litigation Consulting

Fees	40,077.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$40,077.00
	=====

REED SMITH LLP  
 PO Box 360074M  
 Pittsburgh, PA 15251-6074  
 Tax ID# 25-0749630

W.R. Grace & Co.  
 One Town Center Road  
 Boca Raton, FL 33486

Invoice Number 1533634  
 Invoice Date 04/30/07  
 Client Number 172573  
 Matter Number 60026

=====

Re: (60026) Litigation and Litigation Consulting

FOR PROFESSIONAL SERVICES PROVIDED THROUGH MARCH 31, 2007

Date	Name		Hours
-----	-----		-----
03/01/07	Klapper	Continue review of historical documents for discussion with consultants.	4.20
03/01/07	Sanner	Analyze report issues and consider common exhibits.	3.90
03/02/07	Sanner	Continue analysis of report issues and citations.	6.50
03/05/07	Sanner	Work on analysis of expert report issues, including research for documents cited.	7.30
03/06/07	Sanner	Analyze, review and modify exhibits.	8.50
03/07/07	Cameron	Review materials relating to PI estimation.	.60
03/07/07	Klapper	Discuss key documents with consultants.	2.00
03/07/07	Sanner	Continue analysis of expert report issues.	6.70
03/08/07	Ament		.10
03/08/07	Klapper	Review P. Sanner's comments regarding issues for expert report.	.80
03/09/07	Sanner	Continue analysis of issues for expert report.	4.50

172573 W. R. Grace & Co.  
 60026 Litigation and Litigation Consulting  
 April 30, 2007

Invoice Number 1533634  
 Page 2

Date	Name		Hours
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03/12/07	Sanner	Continue review of exhibits for expert report.	.50
03/13/07	Sanner	Work on analysis of exhibits.	4.20
03/14/07	Klapper	Continue review of additional historical documents for discussion with consultants.	1.50
03/14/07	Sanner	Conference call with consultants re: issues for expert report.	1.90
03/22/07	Ament	E-mails re: agenda.	.20
03/22/07	Klapper	Review materials provided by consultants regarding asbestos state of the art.	2.50
03/23/07	Ament	E-mails re: agenda.	.20
03/27/07	Klapper	Review materials for meeting with expert.	4.20
03/27/07	Sanner	Review and analyze outlines for issues relating to expert reports (6.2); email correspondence with A. Klapper re same (.3).	6.50
03/28/07	Klapper	Additional preparation for meeting with expert.	3.20
03/28/07	Sanner	Email correspondence relating to review of additional documents (1.7); analyze and propose new documents for review (3.4).	5.10
03/29/07	Klapper	Prepare for (1.8) and meet with expert regarding report issues (6.3).	8.10
03/29/07	Sanner	Participate in working meeting with consultant and A. Klapper re expert issues.	5.30
TOTAL HOURS			88.50

TIME SUMMARY	Hours	Rate	Value
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Douglas E. Cameron	0.60 at \$ 570.00 =		342.00

172573 W. R. Grace & Co.  
60026 Litigation and Litigation Consulting  
April 30, 2007

Invoice Number 1533634  
Page 3

Antony B. Klapper	26.50	at	\$	520.00	=	13,780.00
Margaret L. Sanner	60.90	at	\$	425.00	=	25,882.50
Sharon A. Ament	0.50	at	\$	145.00	=	72.50

CURRENT FEES	40,077.00
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TOTAL BALANCE DUE UPON RECEIPT	----- \$40,077.00 =====
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REED SMITH LLP  
PO Box 360074M  
Pittsburgh, PA 15251-6074  
Tax ID# 25-0749630

W. R. Grace  
5400 Broken Sound Blvd., N.W.  
Boca Raton, FL 33487

Invoice Number 1533635  
Invoice Date 04/30/07  
Client Number 172573

=====

Re: W. R. Grace & Co.

(60027) Travel-Nonworking

Fees	13,013.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$13,013.00
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REED SMITH LLP  
 PO Box 360074M  
 Pittsburgh, PA 15251-6074  
 Tax ID# 25-0749630

W. R. Grace  
 5400 Broken Sound Blvd., N.W.  
 Boca Raton, FL 33487

Invoice Number 1533635  
 Invoice Date 04/30/07  
 Client Number 172573  
 Matter Number 60027

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Re: (60027) Travel-Nonworking

FOR PROFESSIONAL SERVICES PROVIDED THROUGH MARCH 31, 2007

Date	Name		Hours
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03/02/07	Cameron	Non-working portions of travel home from depositions (one-half of total time of 3.40 hours).	1.70
03/13/07	Cameron	Non-working portions of travel to airport and trip to Toronto, Canada for depositions (one-half of total time).	1.60
03/15/07	Cameron	Non-working portions of return to Pittsburgh, airport time, etc. (one-half of total time).	1.50
03/22/07	Engel	One-half of non-working travel time returning from Longo deposition.	1.50
03/22/07	Flatley	One-half of non-working travel time.	.50
03/23/07	Flatley	One-half of non-working travel time.	2.50
03/27/07	Flatley	One-half of time spent in non-working travel.	1.50
03/28/07	Cameron	Non-working portions of travel to Naples (one-half time).	1.20
03/28/07	Flatley	One-half of time spent in travel.	2.00

172573 W. R. Grace & Co.  
 60027 Travel-Nonworking  
 April 30, 2007

Invoice Number 1533635  
 Page 2

Date	Name		Hours
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03/29/07	Cameron	Non-working portions of travel from Naples to Ft. Myers, Ft. Myers to Cincinnati and Cincinnati to Pittsburgh (one-half time).	2.90
03/29/07	Flatley	One-half of non-working travel time.	1.00
03/29/07	Sanner	One-half of non-working travel time to/from Richmond to Arlington to meet with experts.	3.30
03/30/07	Flatley	One-half of travel time returning from Madison, Wisconsin to Pittsburgh.	2.50
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		TOTAL HOURS	23.70

TIME SUMMARY	Hours	Rate	Value
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Lawrence E. Flatley	10.00 at \$ 575.00 =		5,750.00
Douglas E. Cameron	8.90 at \$ 570.00 =		5,073.00
Harold J. Engel	1.50 at \$ 525.00 =		787.50
Margaret L. Sanner	3.30 at \$ 425.00 =		1,402.50

CURRENT FEES 13,013.00

TOTAL BALANCE DUE UPON RECEIPT \$13,013.00

REED SMITH LLP  
PO Box 360074M  
Pittsburgh, PA 15251-6074  
Tax ID# 25-0749630

W. R. Grace  
5400 Broken Sound Blvd., N.W.  
Boca Raton, FL 33487

Invoice Number 1533636  
Invoice Date 04/30/07  
Client Number 172573

=====

Re: W. R. Grace & Co.

(60028) ZAI Science Trial

Fees	10,511.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$10,511.00
	=====



REED SMITH LLP  
 PO Box 360074M  
 Pittsburgh, PA 15251-6074  
 Tax ID# 25-0749630

W. R. Grace  
 5400 Broken Sound Blvd., N.W.  
 Boca Raton, FL 33487

Invoice Number 1533636  
 Invoice Date 04/30/07  
 Client Number 172573  
 Matter Number 60028

=====

Re: (60028) ZAI Science Trial

FOR PROFESSIONAL SERVICES PROVIDED THROUGH MARCH 31, 2007

Date	Name		Hours
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03/01/07	Ament	E-mails re: Claimants' appeal.	.20
03/01/07	Cameron	Review draft sur-reply (0.40); e-mails and telephone call with J. Restivo regarding same (0.30).	.70
03/01/07	Flatley	E-mails regarding argument schedule and preparation (0.2); call with J. Restivo regarding argument (0.2).	.40
03/01/07	Restivo	Telephone calls with Baer, Bianca and Cameron re: Reply Brief and Leave to Appeal Argument (.6); revise Reply Brief (.6).	1.20
03/02/07	Ament	E-mails and telephone calls re: hearing preparation relating to Claimants' appeal.	.50
03/02/07	Cameron	Review draft of ZAI sur-reply (0.40); meet with R. Finke regarding same (0.20); telephone call with S. Bianca regarding same (0.20).	.80
03/02/07	Flatley	Preparation for trip to Philadelphia.	.30
03/05/07	Cameron	Telephone call with L. Flatley regarding argument issues (0.30); review motion for leave to file sur-reply (0.30).	.60

172573 W. R. Grace & Co.  
60028 ZAI Science Trial  
April 30, 2007

Invoice Number 1533636  
Page 2

Date	Name		Hours
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03/05/07	Flatley	Reviewing briefs on motion for interlocutory appeal and other preparation for argument (4.40); with W. Sparks and S. Bianca re: preparation (1.50); attending oral argument at court and follow up (1.50).	7.40
03/06/07	Cameron	Reports regarding ZAI argument.	.40
03/06/07	Flatley	With W. Sparks re: Monday hearing (.20); e-mail (.10).	.30
03/27/07	Cameron	Review ZAI opinion and e-mails regarding same.	.60
03/27/07	Restivo	Receipt and review of Buckwater Order.	.30
03/28/07	Cameron	E-mails regarding issues raised with respect to Canadian claims and expert work.	.40
03/29/07	Cameron	E-mails and calls regarding motion relating to discovery in ZAI (0.50); review motion and related materials (0.40).	.90
03/30/07	Ament	E-mails re: ATSDR Report.	.20
03/30/07	Atkinson	Review files re: ZAI hearing transcript.	.20
03/30/07	Cameron	Prepare for (1.10) and participate in call regarding ZAI motion (0.90); telephone call with J. Restivo regarding same (0.40); telephone call with R. Finke regarding same (0.30).	2.70
03/31/07	Cameron	Attention to response to motion for discovery.	.90
		TOTAL HOURS	19.00

172573 W. R. Grace & Co.  
60028 ZAI Science Trial  
April 30, 2007

Invoice Number 1533636  
Page 3

TIME SUMMARY	Hours	Rate	Value
James J. Restivo Jr.	1.50 at \$ 635.00 =		952.50
Lawrence E. Flatley	8.40 at \$ 575.00 =		4,830.00
Douglas E. Cameron	8.00 at \$ 570.00 =		4,560.00
Maureen L. Atkinson	0.20 at \$ 190.00 =		38.00
Sharon A. Ament	0.90 at \$ 145.00 =		130.50
CURRENT FEES			10,511.00
TOTAL BALANCE DUE UPON RECEIPT			\$10,511.00

REED SMITH LLP  
PO Box 360074M  
Pittsburgh, PA 15251-6074  
Tax ID# 25-0749630

W. R. Grace  
5400 Broken Sound Blvd., N.W.  
Boca Raton, FL 33487

Invoice Number 1533637  
Invoice Date 04/30/07  
Client Number 172573

=====

Re: W. R. Grace & Co.

(60029) Fee Applications-Applicant

Fees	4,263.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$4,263.00
	=====

REED SMITH LLP  
 PO Box 360074M  
 Pittsburgh, PA 15251-6074  
 Tax ID# 25-0749630

W. R. Grace  
 5400 Broken Sound Blvd., N.W.  
 Boca Raton, FL 33487

Invoice Number 1533637  
 Invoice Date 04/30/07  
 Client Number 172573  
 Matter Number 60029

=====

Re: (60029) Fee Applications-Applicant

FOR PROFESSIONAL SERVICES PROVIDED THROUGH MARCH 31, 2007

Date	Name		Hours
-----	-----		-----
03/01/07	Ament	Continue calculating fees and expenses for Jan. monthly fee application (1.50); draft 67th monthly fee application and provide to A. Muha (.50).	2.00
03/02/07	Ament	Meet with A. Muha re: Jan. monthly fee application (.10); revisions to fee application (.20); review and revise invoices relating to fees and expenses (.60); e-mail 67th monthly fee application to J. Lord for DE filing (.10).	1.00
03/02/07	Lord	Revise, e-file and perfect service of Reed Smith January monthly fee application.	1.20
03/02/07	Muha	Make final review of and revisions to January 2007 monthly fee application summary form.	.50
03/05/07	Lord	Research docket and draft CNO to Reed Smith quarterly fee application.	.40
03/06/07	Cameron	Attention to fee application materials.	.90
03/08/07	Muha	Begin review/revisions to February 2007 monthly fee application fee and expense invoices.	1.30

172573 W. R. Grace & Co.  
 60029 Fee Applications-Applicant  
 April 30, 2007

Invoice Number 1533637  
 Page 2

Date	Name		Hours
-----	-----		-----
03/09/07	Ament	Meet with A. Muha re: fee application issues.	.10
03/09/07	Muha	Continue review/revisions to February 2007 monthly fee and expense invoices.	1.60
03/14/07	Ament	E-mails re: invoices for Feb. monthly fee application.	.20
03/20/07	Ament	Review fees relating to 22nd quarterly fee application and compare against fee auditor report (.10); meet with A. Muha re: same (.10); respond to S. Bossay e-mail confirming RS amounts (.10); e-mails re: Feb. monthly fee application (.20).	.50
03/22/07	Ament	Review invoices and begin drafting Feb. monthly fee application and spreadsheet (.50); e-mails re: Feb. monthly fee application and issues relating to invoices for same (.10).	.60
03/22/07	Muha	Review and make additional revisions to February 2007 monthly fee/expense details.	1.30
03/23/07	Ament	E-mails re: 22nd quarterly fee application.	.10
03/27/07	Ament	Review invoices and begin calculating fees and expenses for Feb. monthly fee application (1.00); prepare spreadsheet re: same (.50); draft 68th monthly fee application (.50).	2.00
03/27/07	Lord	Research docket and draft CNO for Reed Smith January monthly fee application (.3).	.30
03/28/07	Ament	Continue calculating fees and expenses and drafting 67th monthly fee application and provide to A. Muha (1.0); meet with A. Muha re: same (.10); finalize fee application and e-mail to J. Lord for DE filing (.40).	1.50

172573 W. R. Grace & Co.  
 60029 Fee Applications-Applicant  
 April 30, 2007

Invoice Number 1533637  
 Page 3

Date	Name		Hours
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03/28/07	Lord	E-mails with S. Ament re: Reed Smith 68th monthly fee application (.1); revise, e-file and perfect service of same (1.2); e-file and perfect service of Reed Smith CNO to 67th monthly fee application (.3).	1.60
03/28/07	Muha	Make final changes to February 2007 monthly application and provide comments to S. Ament.	.60
TOTAL HOURS			17.70

TIME SUMMARY	Hours	Rate	Value
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Douglas E. Cameron	0.90 at \$ 570.00 =		513.00
Andrew J. Muha	5.30 at \$ 350.00 =		1,855.00
John B. Lord	3.50 at \$ 210.00 =		735.00
Sharon A. Ament	8.00 at \$ 145.00 =		1,160.00

CURRENT FEES 4,263.00

TOTAL BALANCE DUE UPON RECEIPT \$4,263.00

=====

REED SMITH LLP  
PO Box 360074M  
Pittsburgh, PA 15251-6074  
Tax ID# 25-0749630

W.R. Grace & Co.  
One Town Center Road  
Boca Raton, FL 33486

Invoice Number 1533638  
Invoice Date 04/30/07  
Client Number 172573

=====

Re: W. R. Grace & Co.

(60030) Hearings

Fees	550.50
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$550.50
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 PO Box 360074M  
 Pittsburgh, PA 15251-6074  
 Tax ID# 25-0749630

W.R. Grace & Co.  
 One Town Center Road  
 Boca Raton, FL 33486

Invoice Number 1533638  
 Invoice Date 04/30/07  
 Client Number 172573  
 Matter Number 60030

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Re: (60030) Hearings

FOR PROFESSIONAL SERVICES PROVIDED THROUGH MARCH 31, 2007

Date	Name		Hours
-----			-----
03/01/07	Egoul	Correspondence with Doug Cameron re: assisting Lawrence Flatley and Kirkland & Ellis attorneys during the hearing preparation meetings in Philadelphia office.	.30
03/05/07	Egoul	Assisted Sal Bianca (Kirkland & Ellis) with various administrative tasks during preparation for hearing at the U.S. Bankruptcy Court per request of Douglas Cameron.	2.50
03/07/07	Ament	Review docket, download transcript of 2/26/07 omnibus hearing and e-mail to client and working group (.10); e-mails re: 3/8/07 hearing (.10).	.20
03/08/07	Ament	Meet with J. Restivo re: status conference (.10); hand deliver PD claims charts to Judge Fitzgerald and meet with R. Baker re: same (.40).	.50
03/27/07	Ament	Telephone call to CourtCall re: 4/2/07 hearing and e-mails re: same.	.20
		TOTAL HOURS	3.70

172573 W. R. Grace & Co.  
60030 Hearings  
April 30, 2007

Invoice Number 1533638  
Page 2

TIME SUMMARY	Hours	Rate	Value
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Sharon A. Ament	0.90 at \$ 145.00 =		130.50
Katerina Egoul	2.80 at \$ 150.00 =		420.00
	CURRENT FEES		550.50
			-----
	TOTAL BALANCE DUE UPON RECEIPT		\$550.50
			=====

REED SMITH LLP  
PO Box 360074M  
Pittsburgh, PA 15251-6074  
Tax ID# 25-0749630

W.R. Grace & Co.  
One Town Center Road  
Boca Raton, FL 33486

Invoice Number 1533639  
Invoice Date 04/30/07  
Client Number 172573

=====

Re: W. R. Grace & Co.

(60033) Claim Analysis Objection Resolution & Estimation  
(Asbestos)

Fees	530,081.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$530,081.00
	=====

REED SMITH LLP  
 PO Box 360074M  
 Pittsburgh, PA 15251-6074  
 Tax ID# 25-0749630

W.R. Grace & Co.  
 One Town Center Road  
 Boca Raton, FL 33486

Invoice Number 1533639  
 Invoice Date 04/30/07  
 Client Number 172573  
 Matter Number 60033

=====

Re: (60033) Claim Analysis Objection Resolution & Estimation  
 (Asbestos)

FOR PROFESSIONAL SERVICES PROVIDED THROUGH MARCH 31, 2007

Date	Name	Hours
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03/01/07	Ament	.40
	Review and summarize expert reports for D. Cameron and e-mails re: same (.20); telephone call from H. Engel re: Millette reports and e-mails re: same (.20).	
03/01/07	Aten	4.90
	Review and analyze materials re Dr. Frank in preparation for deposition (2.1); conference with L. Flatley re materials re Dr. Frank (1.9); conference with C. Gatewood re preparation for Dr. Lemen's deposition (.9).	
03/01/07	Cameron	13.80
	Prepare for (0.90) and attend deposition of Roger Morse (6.20); meet with R. Morse and R. Finke regarding same (0.70); review draft responses to discovery requests (0.70); meet with R. Finke regarding same (1.20); prepare for Halliwell deposition (4.10).	
03/01/07	DiChiera	8.20
	Analyze Dr. Lemen's report and mark relevant articles to be pulled in connection with deposition preparation; prepare working chart in connection with cited articles per subtitle and excerpt from report of Dr. Lemen's report per request of C. Gatewood (7.0); confer with R. Aten and L.	

172573 W. R. Grace & Co.  
 60033 Claim Analysis Objection Resolution  
 & Estimation (Asbestos)  
 April 30, 2007

Invoice Number 1533639  
 Page 2

Date	Name		Hours
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		Flatley regarding information material needed in connection with Dr. Frank in preparation for his deposition (1.2).	
03/01/07	Engel	Review documents re J. Millette product ID deposition, review correspondence re same.	2.40
03/01/07	Flatley	E-mails and replies regarding various issues (0.3); beginning preparation for claimants' medical witness depositions, including with R. Aten to discuss preparation (1.2); further preparation for claimants' medical depositions and e-mails regarding scheduling of same (1.2); meet with C. Gatewood regarding deposition coverage (0.2).	2.90
03/01/07	Gatewood	Prepare to conduct expert deposition of Dr. Anderson, including examination/analysis of medical literature and scientific studies cited in Dr. Anderson's expert report.	9.00
03/01/07	Rea	Work on discovery matters.	6.80
03/01/07	Restivo	Communications re: Morse deposition (.6); preparation for Hilsee deposition and meeting with T. Rea (2.0); receipt and review of new P.D. materials (1.0).	3.60
03/01/07	Rippin	Draft digest of Morse depositions.	6.00
03/01/07	Taylor-Payne	E-mails from and to Ms. Aten regarding materials for expert witness (0.5); compiled and forwarded expert witness materials to Ms. Aten (0.8).	1.30
03/02/07	Ament	Review and summarize expert reports for D. Cameron and e-mails re: same (.20); review and provide summaries of PD claims for T. Rea and e-mails re: same (.30); review information relating to Speights	.90

172573 W. R. Grace & Co.  
 60033 Claim Analysis Objection Resolution  
 & Estimation (Asbestos)  
 April 30, 2007

Invoice Number 1533639  
 Page 3

Date	Name	Hours
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	discovery requests for T. Rea (.30); meet with T. Rea re: same (.10).	
03/02/07	Aten	.90
	Continue to review and analyze materials in preparation for depositions of claimants' experts.	
03/02/07	Cameron	7.20
	Prepare for (2.40) and take the deposition of Jack Halliwell (2.90); meet with R. Finke regarding same (0.30); review draft discovery responses and provide comments to same (0.80); meet with R. Finke regarding same (0.40); e-mails regarding deposition issues (0.40).	
03/02/07	DiChiera	4.00
	Analyze Dr. Lemen's report and prepare working chart in connection with Dr. Lemen's report per request of C. Gatewood (3.3); confer with R. Aten regarding additional material needed for Dr. Mark (5); confer with R. Aten regarding preparation for Dr. Frank deposition (.2).	
03/02/07	Engel	.30
	Review correspondence re cancellation of J. Millette deposition, and cancel court reporter and reserved room.	
03/02/07	Flatley	6.90
	Preparation for medical witness depositions.	
03/02/07	Gatewood	8.50
	Prepare to conduct expert deposition of claimaint's expert, Dr. Brody (4.5); prepare deposition examination materials for deposition of Dr. Lemen (4.0).	
03/02/07	Rea	4.40
	Work on discovery matters.	
03/02/07	Restivo	.30
	Telephone calls with D. Cameron.	
03/02/07	Rippin	6.50
	Draft digest of Morse depositions.	

172573 W. R. Grace & Co.  
 60033 Claim Analysis Objection Resolution  
 & Estimation (Asbestos)  
 April 30, 2007

Invoice Number 1533639  
 Page 4

Date	Name		Hours
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03/03/07	Cameron	Review new discovery requests for Canadian claims (1.00); review expert reports and deposition issues (0.90); review materials for 3/8 status conference (0.90).	2.80
03/03/07	Flatley	Voice-mail and e-mails from/to D. Biderman (0.2); preparation for fact witness meeting on 3/6/07 (4.2).	4.40
03/04/07	Aten	Continue to review documents re claimants' medical experts.	.80
03/04/07	Cameron	Review and finalize draft of first set of discovery responses (0.90); review materials from Morse and Halliwell depositions (0.90); attention to deposition issues (0.70).	2.50
03/04/07	DiChiera	Analyze Dr. Lemen's report and update working chart relating to Dr. Lemen's report per request of C. Gatewood	3.50
03/04/07	Flatley	Preparation for Philadelphia trip.	.20
03/05/07	Ament	Review and summarize expert reports and e-mails re: same (.20); review and summaries of PD claims (.20).	.40
03/05/07	Aten	Conference with C. Gatewood re: depositions of claimants' experts (.9); continue to review/analyze materials re claimants' experts in preparation for depositions (3.9).	4.80
03/05/07	Cameron	Attention to discovery requests and responses (2.40); attention to expert discovery issues (0.60); review Pinchin materials regarding deposition (1.60).	4.60
03/05/07	Flatley	Preparation for Philadelphia trip (1.30); e-mails re: deposition scheduling issues (.80); follow-up on issue raised by D. Biderman, including call with R. Finke and	3.10

172573 W. R. Grace & Co.  
 60033 Claim Analysis Objection Resolution  
 & Estimation (Asbestos)  
 April 30, 2007

Invoice Number 1533639  
 Page 5

Date	Name		Hours
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		voice-mails (.90); with W. Sparks re: 3/6 meeting (.10).	
03/05/07	Gatewood	Prepare for expert deposition of Dr. Lemen, including research of supporting medical/scientific literature.	8.50
03/05/07	Rea	Work on discovery matters.	8.20
03/05/07	Restivo	Emails and correspondence re: pre-trial hearing (0.5); R. Lee deposition transcript corrections (1.0).	1.50
03/06/07	Ament	Review and summarize expert reports and e-mails re: same (.20); review and summaries of PD claims (1.0); review e-mail from M. Rosenberg re: updated claims (.10); e-mails and telephone calls re: R. Morse deposition transcript (.40).	1.70
03/06/07	Aten	Continue to read/analyze materials re: claimants' experts in preparation for depositions.	3.20
03/06/07	Cameron	Review draft discovery responses for Canadian claims and provide comments (0.90); continued work on discovery responses (1.60); review materials for upcoming depositions (1.90); meet with T. Rea and e-mails regarding expert discovery (0.80); meet with J. Restivo regarding 3/8 status conference (0.20); review Morse deposition transcript (0.70).	6.10
03/06/07	Flatley	Prepare for meeting in Philadelphia (1.00); fact witness meeting in Philadelphia with W. Sparks and follow-up on meeting (6.50); prepare for medical depositions (1.10).	8.60



172573 W. R. Grace & Co.  
 60033 Claim Analysis Objection Resolution  
 & Estimation (Asbestos)  
 April 30, 2007

Invoice Number 1533639  
 Page 6

Date	Name		Hours
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03/06/07	Gatewood	Preparation for deposition examination of claimant's expert witness, Dr. Lemen.	9.00
03/06/07	Rea	Work on discovery matters.	6.00
03/06/07	Restivo	Telephone calls with R. Finke and K & E (.5); meetings with T. Rea and D. Cameron (.5); prepare for status conference (1.0).	2.00
03/07/07	Ament	Review and summarize expert reports and e-mails re: same (.20); e-mails with T. Rea re: PD claims (.20); e-mails re: motions for summary judgment relating to LA claims (.10).	.50
03/07/07	Aten	Continue to review/analyze materials re: claimants' medical experts in preparation for their depositions.	1.20
03/07/07	Cameron	Review materials and meet with J. Restivo regarding issues for 3/8/07 status conference (1.40); review and revise draft discovery responses (1.10); review materials regarding expert preparation issues (0.80); e-mails with client regarding risk assessment issues (0.40); review materials for expert depositions and e-mail to Reed Smith team members regarding same (0.90); review materials regarding hearing dates (0.30).	4.90
03/07/07	DiChiera	Review transcripts of Dr. Lemen testimony in other cases, in preparation for Lemen deposition.	7.40
03/07/07	Engel	Review Longo's deposition transcript (2.1); draft memorandum re same (0.4); review correspondence re summary judgment motion (0.2); discuss same with W. Wolf (0.5); review motion (0.6); review correspondence re expert reports and begin to review same (2.4).	6.20

172573 W. R. Grace & Co.  
 60033 Claim Analysis Objection Resolution  
 & Estimation (Asbestos)  
 April 30, 2007

Invoice Number 1533639  
 Page 7

Date	Name	Hours
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03/07/07	Flatley	2.10
	Follow-up on Philadelphia trip and reorganizing (1.2); work on deposition scheduling issues (0.9).	
03/07/07	Gatewood	8.50
	Communicate with R. Aten concerning expert reports of Dr. Anderson and Lemen (.50); communicate with M. DiChiera concerning sources/articles cited by Dr. Welch and Dr. Lemen (.50); examination/analysis of various articles cited by Dr. Lemen addressing safety (occupational) thresholds (1.5); prepare for deposition examination of Dr. Lemen (6.0).	
03/07/07	Rea	8.40
	Work on discovery matters.	
03/07/07	Restivo	4.50
	Prepare for Morse deposition (1.5); telephone conference with R. Beber and R. Finke (.5); telephone calls with M. Dies, A. Kearse, et al. (.5); prepare for pre-trial hearing (2.0).	
03/08/07	Ament	1.80
	Review and summarize expert reports and e-mails re: same (.20); meet with T. Rea re: PD claims (.10); review and summaries of PD claims for T. Rea (1.50).	
03/08/07	Aten	5.40
	Continue to review/analyze materials in preparation for depositions of claimants' experts (4.6); conference with L. Flatley and C. Gatewood re scheduling of depositions (.8).	
03/08/07	Cameron	1.50
	Review materials from T. Rea regarding discovery responses (0.70); multiple e-mails regarding discovery issues (0.80).	
03/08/07	DiChiera	7.20
	Review transcript in preparation of Dr. Lemen's deposition (3.4); prepare for and attend meeting with C. Gatewood regarding Dr. Anderson's deposition (.8); confer	

172573 W. R. Grace & Co.  
 60033 Claim Analysis Objection Resolution  
 & Estimation (Asbestos)  
 April 30, 2007

Invoice Number 1533639  
 Page 8

Date	Name		Hours
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		with L. Flatley regarding Dr. Hughson (.6); secure hotel rooms and conference rooms and preparation for the depositions of Dr. Lemen and Dr. Anderson (1.4); update calendar regarding confirmation of depositions (.4); review and respond to emails from R. Aten regarding request to revise the deposition notices of Dr. Lemen and Dr. Anderson (.6).	
03/08/07	Flatley	Preparation for court conference call (0.3); attend court conference call and follow-up with J. Restivo and T. Rea (1.7); scheduling issues regarding medical depositions (1.0); preparation for depositions and reorganizing on medical issues (4.1); conference call with J. Restivo and D. Bernick and follow-up with J. Restivo (0.7).	7.80
03/08/07	Gatewood	Meet with L. Flatley and R. Aten concerning deposition schedule and issues relating to medical experts (.50); meet/communicate with M. DiChiera concerning scheduled expert depositions (Lemen, Welch, Anderson & Brody) (.50); prepare for expert deposition of Dr. Lemen (7.5).	8.50
03/08/07	Rea	Work on discovery matters.	10.20
03/08/07	Restivo	Pre-trial calls with R. Finke and Prudential et al. (1.0); prepare for pre-trial conference (1.0); telephonic pre-trial conference (1.5); post-conference calls to various parties (1.0); planning and telephone conference with D. Bernick and L. Flatley (1.0); Longo and Morse discovery issues (.4).	5.90

172573 W. R. Grace & Co.  
 60033 Claim Analysis Objection Resolution  
 & Estimation (Asbestos)  
 April 30, 2007

Invoice Number 1533639  
 Page 9

Date	Name		Hours
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03/09/07	Ament	Review and summarize expert reports and e-mails re: same (.20); review and summaries of PD claims and expert reports for T. Rea (2.0); meetings and e-mails with T. Rea re: same (.30).	2.50
03/09/07	Aten	Read/analyze articles in preparation for depositions of claimants' experts.	2.30
03/09/07	Cameron	Telephone call with J. Restivo regarding status conference (0.30); attention to discovery responses and multiple e-mails regarding same (0.90); review materials relating to Pinchin deposition (1.00); e-mails regarding deposition issues (0.80).	3.00
03/09/07	Engel	Discussion re documents to forward to R. Senftleben.	.10
03/09/07	Flatley	Reviewing materials in preparation for medical witness depositions (4.0); messages to/from R. Aten (0.5).	4.50
03/09/07	Gatewood	Prepare to conduct deposition of Dr. Welch.	8.00
03/09/07	Rea	Work on discovery matters.	5.00
03/09/07	Restivo	Telephone calls and emails re: hearing date (.6); telephone calls and emails re: Prudential (1.0); telephone calls and emails re: pre-trial hearing (1.0); discovery preparation (1.0).	3.60
03/10/07	Cameron	Attention to inquiries regarding summary judgment motions (0.60); review materials relating to discovery responses (0.80).	1.40
03/10/07	Rea	Work on discovery matters.	3.60

172573 W. R. Grace & Co.  
 60033 Claim Analysis Objection Resolution  
 & Estimation (Asbestos)  
 April 30, 2007

Invoice Number 1533639  
 Page 10

Date	Name	Hours
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03/11/07	Cameron	4.30
	Review revised drafts of discovery and related comments (1.60); attention to expert deposition issues for Pinchin, Mew, and Ewing (2.30); review materials relating to K&E inquiries (0.40).	
03/11/07	DiChiera	2.50
	Analyze Dr. Lemen's expert reports and update chart in connection with materials relied on by Dr. Anderson in his expert reports.	
03/11/07	Rea	5.30
	Work on discovery matters.	
03/12/07	Ament	1.00
	Review and summarize expert reports and e-mails re: same (.50); assist D. Cameron with Pinchin deposition preparation (.50).	
03/12/07	Aten	3.00
	Continue to review materials re claimants' experts in preparation for depositions.	
03/12/07	Cameron	9.60
	Prepare and revise final witness list (1.10); review and revise draft discovery responses (0.90); meet with J. Restivo regarding discovery issues (0.60); telephone call with claimants' counsel regarding same (0.30); telephone call with R. Finke regarding same and regarding discovery issues (0.50); multiple e-mails regarding Pinchin deposition (1.30); review material for Pinchin deposition (3.90); e-mails with counsel regarding deposition preparation (0.30); multiple e-mails regarding discovery responses (0.70).	
03/12/07	DiChiera	7.60
	Review the transcript of Daubert Hearing in preparation of Dr. Lemen's deposition and review relevant excerpts (7.3); telephone call to confirm conference room for the deposition of Dr. Lemen (.3).	

172573 W. R. Grace & Co.  
 60033 Claim Analysis Objection Resolution  
 & Estimation (Asbestos)  
 April 30, 2007

Invoice Number 1533639  
 Page 11

Date	Name	Hours
-----	-----	-----
03/12/07	Engel	3.60
	Prepare for experts' depositions on the "lack of hazard" issue, and draft correspondence re same.	
03/12/07	Flatley	1.50
	Reviewing materials in preparation for medical witness depositions.	
03/12/07	Gatewood	8.50
	Prepare for deposition of Dr. Lemen and Dr. Welch (6.0); research/analyze scientific articles/publications addressing World Health Organization statements on threshold exposure levels (2.5).	
03/12/07	Rea	9.60
	Work on discovery matters.	
03/12/07	Restivo	5.00
	Telephone calls with R. Finke and M. Dies (.8); status report to team (1.6); list of 66-74 "remaining" P.D. claims (.6); telephone call with R. Beber (.4); Discovery and Hearing Preparation (1.6).	
03/13/07	Ament	1.00
	Review and summarize expert reports and e-mails re: same (.50); e-mails re: Pinchin deposition (.20); e-mails re: motions for summary judgment (.30).	
03/13/07	Aten	3.60
	Continue to review/analyze material re claimants' experts in preparation for their deposition (1.9); revise deposition notices for Dr. Longs and Dr. Brody and arrange for filing/serving (.4); read/edit response to Macerich's motion for summary judgment (1.0); conference with L. Flatley and J. Gitterman re same (.3).	
03/13/07	Cameron	11.30
	Prepare for Pinchin deposition (6.80); multiple e-mails and phone calls regarding same (1.10); review draft witness disclosure and multiple e-mails and telephone call regarding same (1.80); review designations filed by one of claimants (0.60); attention to	

172573 W. R. Grace & Co.  
 60033 Claim Analysis Objection Resolution  
 & Estimation (Asbestos)  
 April 30, 2007

Invoice Number 1533639  
 Page 12

Date	Name	Hours
	outstanding discovery issues (0.60); attention to scheduling issues (0.40).	
03/13/07	DiChiera Review the transcript of Daubert Hearing in preparation of Dr. Lemen's deposition.	3.50
03/13/07	Engel Prepare for experts' depositions, discuss same with J. Restivo and D. Cameron.	3.30
03/13/07	Flatley Reviewing and responding to various e-mails regarding witness list (1.0); reviewing and commenting on draft brief on summary judgment motion (2.2).	3.20
03/13/07	Gatewood Examine/analyze and revise outline materials for articles/studies relied upon by Dr. Welch and conduct additional research concerning use of epidemiological studies versus case studies (5.0); revise examination outline prepared for use at Dr. Lemen's deposition (4.0).	9.00
03/13/07	Rea Attention to expert deposition.	13.50
03/13/07	Restivo Review Halliwell (.7); review Longo reports and telephone conference with H. Engel (2.0); witness list (.5); correspondence with Baena, Esayian, Cameron, et al. (.5).	3.70
03/14/07	Ament Review and summarize expert reports and e-mails re: same (.40); e-mails re: CA claims (.20); review and respond to e-mail from M. Rosenberg re: supplemental claims information (.10).	.70
03/14/07	Aten Continue to review/analyze materials re claimants' experts in preparation for depositions.	2.70

172573 W. R. Grace & Co.  
 60033 Claim Analysis Objection Resolution  
 & Estimation (Asbestos)  
 April 30, 2007

Invoice Number 1533639  
 Page 13

Date	Name	Hours
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03/14/07	Cameron	11.90
	Prepare for (2.10) and take the deposition of Dr. Donald Pinchin (6.80); multiple calls regarding same (0.40); review materials for Mew deposition (0.90); meet with G. Mew regarding deposition preparation (0.90); review materials relating to response to motion for summary judgment filed by California claimants (0.80).	
03/14/07	Flatley	2.60
	Reviewing and responding to various e-mails regarding witness list issues and California proof (1.4); review and comment on draft brief (1.2).	
03/14/07	Gatewood	8.70
	Communicate (multiple) with M. DiChiera concerning deposition examination arrangements/schedules for Drs. Lemen, Brody and Anderson (.70); examine/analyze supplemental report filed on behalf of claimants by Dr. L. Welch (1.5); draft skeletal outline and comparison of prior citations and testimony by Dr. Welch in preparation for deposition examination (6.5).	
03/14/07	Rea	13.00
	Attention to expert deposition.	
03/14/07	Restivo	1.00
	Correspondence and pleadings from P.D. objections and M. Dies.	
03/15/07	Ament	3.10
	Review and summarize expert reports and e-mails re: same (.20); organize Canadian claims for D. Cameron (.50); download designations of fact, witness and exhibit lists and provide to working group (.80); e-mails with K. Ostrom re: Pinchin deposition (.10); review and respond to e-mail from L. Flatley re: UC claims (.10); review database and begin running reports per L. Flatley request (.80); e-mails and meetings re: same (.30); obtain and provide Seif expert report to	



172573 W. R. Grace & Co.  
 60033 Claim Analysis Objection Resolution  
 & Estimation (Asbestos)  
 April 30, 2007

Invoice Number 1533639  
 Page 14

Date	Name	Hours
-----	-----	-----
	T. Rea per request (.30).	
03/15/07	Aten	3.00
	Continue to review/analyze materials re: claimants' experts in preparation for depositions (2.6); calls and emails re scheduling of Dr. Hughson's deposition (.4).	
03/15/07	Cameron	9.20
	Meet with G. Mew prior to deposition, portion of lunch break and after deposition (1.80); attend Mew deposition (4.40); multiple e-mails regarding expert depositions and summary judgment issues (0.90); e-mail summary of Mew deposition (0.70); begin preparation of summary of Pinchin deposition (1.40).	
03/15/07	Engel	2.80
	Review expert reports and related documents in preparation for W. Longo's deposition.	
03/15/07	Flatley	3.80
	Reviewing issues regarding summary judgment briefs and e-mails (2.2); call with D. Biderman regarding SJ issues (0.4); e-mails regarding scheduling (1.2).	
03/15/07	Gatewood	9.80
	Examine/analyze expert report submitted for claimants by Dr. Brody (1.5); outline of follow-up issues and additional research issues (1.0); draft skeletal outline addressing cross-examination issues to use at deposition of Dr. Brody and comparison/contrast of stated opinions to expert report (and supplemental report) of Dr. Hughson (7.3).	
03/15/07	Rea	2.00
	Work on discovery matters.	
03/16/07	Ament	1.30
	Review and summarize expert reports and e-mails re: same (.20); e-mails with L. Flatley re: UC claims (.10); continue reviewing database re: UC claims	

172573 W. R. Grace & Co.  
 60033 Claim Analysis Objection Resolution  
 & Estimation (Asbestos)  
 April 30, 2007

Invoice Number 1533639  
 Page 15

Date	Name	Hours
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	per L. Flatley request (1.0).	
03/16/07	Aten	5.20
	Continue to review, analyze and summarize materials in preparation for depositions of claimants' experts (3.5); emails re: deposition notices (.4); revised and edited response to Macerich's motion for summary judgment (1.3).	
03/16/07	Cameron	5.30
	Meet with J. Restivo and T. Rea regarding multiple issues with property damage claims (0.80); multiple e-mails regarding same (0.60); prepare and revise memo regarding Pinchin deposition (2.10); attention to summary judgment materials (0.90); review claimants' witness list submissions (0.90).	
03/16/07	DiChiera	1.50
	Review notes from R. Aten in connection with the transcript from Maryland et al v. W.R. Grace & Co., et and prepare excerpts per R. Aten in preparation for Dr. Lemen's deposition.	
03/16/07	Engel	10.70
	Prepare for experts' depositions re lack of hazard issue, and discuss same with consultant.	
03/16/07	Flatley	2.80
	Review and reply to e-mails, especially on reply to summary judgment brief (1.7); calls and e-mails regarding medical witness depositions (0.4); e-mails and replies regarding deposition scheduling (0.7).	
03/16/07	Gatewood	8.30
	Communicate with D. Cameron, T. Rea, R. Aten and M. Dichiera concerning scheduling and substantive issues regarding upcoming expert depositions (.8); prepare to conduct deposition examination of Dr. Laura S. Welch for hazard hearing (7.5).	

172573 W. R. Grace & Co.  
 60033 Claim Analysis Objection Resolution  
 & Estimation (Asbestos)  
 April 30, 2007

Invoice Number 1533639  
 Page 16

Date	Name		Hours
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03/16/07	Rea	Work on discovery matters.	.50
03/17/07	Aten	Continue to review/analyze materials in preparation for depositions of claimants medical experts.	2.50
03/17/07	Cameron	Prepare for (1.10) and meet with J. Restivo, B. Himmel and T. Rea regarding exhibit list and trial brief (2.10); follow-up to meetings (0.40); multiple e-mails regarding exhibit list and summary judgment materials (1.10).	4.70
03/17/07	Flatley	E-mails and replies on various documents and scheduling issues (1.3); preparation for medical depositions (0.3).	1.60
03/17/07	Himmel	Conference with J. Restivo, T. Rea, D. Cameron regarding exhibit list, pre-trial matters.	2.00
03/17/07	Rea	Attention to trial issues.	4.00
03/17/07	Restivo	Planning meeting re: Exhibit lists and trial brief.	3.00
03/18/07	Ament	Review and summarize NY and UC claims (11.50); e-mails, telephone calls and meetings with working group re: same (1.50).	13.00
03/18/07	Aten	Work on response/cross-motion re Macerich's motion for summary judgment (1.2); reviewed and analyzed documents and compiled exhibit list (8.5).	9.70
03/18/07	Cameron	Multiple e-mails regarding exhibit list (1.10); review materials regarding response to motion for summary judgment (0.80); review deposition preparation materials (0.90).	2.80

172573 W. R. Grace & Co.  
 60033 Claim Analysis Objection Resolution  
 & Estimation (Asbestos)  
 April 30, 2007

Invoice Number 1533639  
 Page 17

Date	Name	Hours
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03/18/07	Flatley	3.00
	E-mails and replies regarding documents list issues (0.4); call with S. Ament regarding documents review (0.2); further e-mails regarding Monday schedule (0.4); preparation for medical witness depositions (1.7); e-mails regarding brief (0.3).	
03/18/07	Gatewood	4.50
	Examine/analyze expert report submitted by Dr. Mark and examination/analysis of articles authored/cited by witness in preparation for deposition of expert on hazard hearing issues.	
03/19/07	Ament	5.10
	Review and summarize expert reports and e-mails re: same (.50); review and summarize PD claims for T. Rea (3.90); e-mails, telephone calls and meetings re: same (.50); circulate responses to motions for summary judgment to team (.20).	
03/19/07	Aten	10.20
	Edit/revise and finalize brief for filing re: response to Macerich's summary judgment motion (2.5); continue to review/analyze document and compile exhibit list (7.7).	
03/19/07	Cameron	11.20
	Work on exhibit list issues (5.90); review claimants oppositions to motions for summary judgment and e-mails regarding same (3.40); review materials for Rich Lee deposition preparation (1.90).	
03/19/07	DiChiera	9.50
	Confer with R. Aten regarding review documents in connection with compilation of exhibit list (.6); analyze documents and flag any key documents and compile exhibit list (8.5); review emails regarding confirmation of the deposition of Dr. Welch (.40).	

172573 W. R. Grace & Co.  
 60033 Claim Analysis Objection Resolution  
 & Estimation (Asbestos)  
 April 30, 2007

Invoice Number 1533639  
 Page 18

Date	Name	Hours
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03/19/07	Engel	Draft outline for claimants' experts' depositions and discuss same with D. Cameron and R. Finke. 9.90
03/19/07	Flatley	Preparation for medical witness depositions (5.7); e-mails regarding scheduling issues (0.5). 6.20
03/19/07	Gatewood	Prepare to conduct expert deposition of Dr. Mark for hazard hearing (4.5); prepare deposition examination materials/outline to conduct deposition of Dr. Laura S. Welch and review/examine exhibits relating to prior clinical experience (4.3). 8.80
03/19/07	Himmel	Review proofs of claim and draft exhibit list from same (6.2); conferences with J. Restivo, T. Rea regarding same (.3). 6.50
03/19/07	Muha	E-mails and discussions with S. Ament re: UC materials. .20
03/19/07	Rea	Trial preparation. 9.00
03/19/07	Restivo	Trial exhibits, emails, telephone calls and meetings re: same. 9.00
03/20/07	Ament	Review and summarize expert reports and e-mails re: same (.50); review and summaries of PD claims for T. Rea and D. Cameron (2.50); download responses to motions for summary judgment and circulate to client and working group (.50); meet with T. Rea re: same (.10). 3.60
03/20/07	Aten	Continue to review/analyze documents and compile exhibit list. 7.90
03/20/07	Cameron	Attention to exhibit list and revisions to same (1.70); prepare for meeting with expert witness (1.20); meet with expert witness regarding deposition preparation (2.20); review oppositions to motion for summary judgment 10.30

172573 W. R. Grace & Co.  
 60033 Claim Analysis Objection Resolution  
 & Estimation (Asbestos)  
 April 30, 2007

Invoice Number 1533639  
 Page 19

Date	Name		Hours
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		(1.90); multiple strategy calls regarding same (1.90); review motions in limine (0.90); review deposition preparation materials (0.50).	
03/20/07	DiChiera	Attend to logistics re: depositions of: Dr. Welch; Dr. Lemen; Dr. Hammer; Dr. Anderson; Dr. Hughson; Dr. Frank and Dr. Brody (2.6); update deposition calendar regarding same (.3); compile exhibit list (1.6); telephone conference with C. Gatewood regarding deposition of Dr. Welch (.6); pull materials needed in preparation of Dr. Welch's deposition. (.9).	6.00
03/20/07	Engel	Complete deposition outline for depositions of W. Longo, W. Ewing, and J. Millette.	7.50
03/20/07	Flatley	Reorganizing (0.4); working on medical witness depositions and documents lists (1.0); document list issues, including with T. Rea to call D. Biderman (1.3); meet with R. Aten and C. Gatewood regarding medical deposition scheduling (0.4); review responses to summary judgment motion (2.0); letters (0.2).	5.30
03/20/07	Gatewood	Continued preparation to conduct deposition of Dr. L. Welch for hazard hearing issues.	8.00
03/20/07	Himmel	Conferences with T. Rea regarding exhibit list.	.50
03/20/07	Pickens	Review of opposition briefs and research for replies thereto.	3.70
03/20/07	Rea	Work relating to summary judgment.	9.60

172573 W. R. Grace & Co.  
 60033 Claim Analysis Objection Resolution  
 & Estimation (Asbestos)  
 April 30, 2007

Invoice Number 1533639  
 Page 20

Date	Name	Hours
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03/20/07	Restivo	7.50
	Receipt and review of Response to Summary Judgment Motions (1.0); Reply to "Not a Grace Product" Response (1.0); preparation of R. Lee for deposition (4.0); attend to issues re: Exhibit List (1.5).	
03/21/07	Ament	3.50
	Review and summarize expert reports for D. Cameron and T. Rea and e-mails re: same (2.50); download and circulate responses and motions in limine to client and working group (.50); meet with R. Aten re: methodology hearing (.10); obtain and provide various documents to R. Aten re: same (.40).	
03/21/07	Aten	5.40
	Conference call with L. Flatley, C. Gatewood, S. Blatnick, R. Finke re: reply re: California motions (1.5); reviewed prior claims forms for University of California (1.3); reviewed hearing transcript (.3); review exhibit list and prepare an amended exhibit list re California claims (1.5); continue to analyze/review materials re claimants' experts in preparation for depositions (.8).	
03/21/07	Cameron	8.70
	Meet with J. Restivo regarding issues for summary judgment motion replies (0.3); meet with J. Restivo regarding R. Lee deposition (0.3); multiple e-mails regarding issues for R. Lee deposition (0.4); review outlines and materials relating to reply brief for Canadian claims (1.8); multiple e-mails regarding same (0.4); review deposition transcripts of G. Mew and D. Pinchin regarding same (1.4); review materials for Ewing and Millette depositions (1.2); review materials for M. Corn deposition (0.9); telephone calls and e-mails with L. Flatley regarding Dr. Frank deposition (0.3);	

172573 W. R. Grace & Co.  
 60033 Claim Analysis Objection Resolution  
 & Estimation (Asbestos)  
 April 30, 2007

Invoice Number 1533639  
 Page 21

Date	Name	Hours
	participate in conference call with co-counsel and client regarding strategy for summary judgment reply briefs (0.9); review Motley Rice requests regarding Grace witnesses (0.3); attention to discovery requests and e-mails regarding same (0.5).	
03/21/07	Engel	4.30
	Review Longo's prior trial testimony and prepare deposition questions re same.	
03/21/07	Flatley	10.60
	E-mails (0.2); reviewing and analyzing briefs in opposition to motion for summary judgment (3.3); conference call with R. Finke and others regarding strategy for summary judgment reply brief and follow-up on call with R. Aten (1.6); meet with K. Matthews regarding research issues (0.3); call with W. Sparks (0.2); e-mails and replies regarding Motley Rice letter issue (0.4); preparation for medical witness depositions (4.2); conference call with D. Biderman and J. Gitterman regarding briefs (0.4).	
03/21/07	Gatewood	8.50
	Communicate with R. Aten and M. DiChiera concerning claimant's expert witnesses (medical) designated for hazard hearing (.50); prepare to conduct deposition of Dr. L. Welch for hazard hearing issues including drafting examination outline/materials and selection of exhibits (8.0).	
03/21/07	Himmel	.50
	Conference with T. Rea regarding product ID and review documents regarding same.	
03/21/07	Matthews	2.10
	Meet with L. Flatley regarding University of California research for brief (0.5); review briefs and research (1.1); emails with L. Flatley and B. Aten (0.3); call	



172573 W. R. Grace & Co.  
 60033 Claim Analysis Objection Resolution  
 & Estimation (Asbestos)  
 April 30, 2007

Invoice Number 1533639  
 Page 22

Date	Name	Hours
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	with B. Aten (0.2).	
03/21/07	Pickens Research for summary judgment reply briefs.	6.80
03/21/07	Rea Work relating to summary judgment brief.	11.40
03/21/07	Restivo Prepare for and Deposition of R. J. Lee (5.5); dictate Reply to Response re: "Not a Grace Product" (1.0); review Hilsee Transcript (.5).	7.00
03/22/07	Ament Review and summarize expert report and e-mails re: same (.20); compile responses and objections to motions for summary judgment, organize and prepare binder for D. Cameron (.80); obtain and provide various expert reports to T. Rea per request (.50); meet with T. Rea re: responses (.10).	1.60
03/22/07	Aten Continue to review/analyze materials in preparation of depositions of claimants' experts (1.2); read/analyze/edit reply to California claimants' responses to summary judgment motion (5.4).	6.60
03/22/07	Cameron Review draft reply brief regarding Canadian claims summary judgment motion (0.9); prepare for (0.8) and participate in conference call with expert and co-counsel regarding reply brief and supporting affidavit for Canadian claims summary judgment motion (1.1); follow-up calls and e-mails regarding reply brief (0.9); telephone call with R. Finke and expert regarding report (0.7); e-mails regarding Dr. Frank deposition (0.3); telephone call and e-mails with J. Restivo regarding summary judgment motions (0.2); review New York reply brief (0.6); emails regarding Motley Rice request regarding Grace	5.90

172573 W. R. Grace & Co.  
 60033 Claim Analysis Objection Resolution  
 & Estimation (Asbestos)  
 April 30, 2007

Invoice Number 1533639  
 Page 23

Date	Name	Hours
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	witnesses (0.4).	
03/22/07	DiChiera	8.00
	Preparation work for the deposition of Dr. Laura Welch.	
03/22/07	Engel	9.90
	Prepare for and take W. Longo's deposition and follow-up on same.	
03/22/07	Flatley	12.40
	Preparation for Dr. Frank deposition (4.0); review summary judgment reply brief, call with J. Gitterman and other follow-up on it (1.3); additional preparation for Dr. Frank deposition (5.1); reply brief issues (2.0).	
03/22/07	Gatewood	8.50
	Prepare deposition materials to conduct expert deposition of Dr. Laura S. Welch, including examination/analysis of prior testimony and research/analysis addressing OSHA, NIOSH and EPA guidelines/statements in conjunction with same.	
03/22/07	Himmel	2.70
	Review documents regarding product ID and prepare summary of same.	
03/22/07	Matthews	4.80
	Conduct research on University of California for the brief and follow-up on issues re: same.	
03/22/07	Pickens	4.80
	Research and draft reply briefs.	
03/22/07	Rea	8.20
	Work relating to summary judgment.	
03/22/07	Restivo	7.00
	Work on reply brief (1.0); draft agenda for 4/9 hearing (1.0); prepare for 4/9 and 4/23 hearing (5.0).	
03/23/07	Ament	.20
	Review and summarize expert reports and e-mails re: same.	
03/23/07	Aten	4.80
	Review/revise/edit/finalize reply re: California claims (3.2); continue to review/analyze materials re: claimants' experts in preparation for deposition (1.6).	

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

In re: ) Chapter 11  
)  
W. R. GRACE & CO., et al.,<sup>1</sup> ) Case No. 01-01139 (JKF)  
) (Jointly Administered)  
Debtors. )  
Objection Deadline: May 24, 2007 at 4:00 p.m.  
Hearing Date: TBD only if necessary

**SUMMARY OF APPLICATION OF REED SMITH LLP  
FOR COMPENSATION FOR SERVICES AND REIMBURSEMENT OF  
EXPENSES AS SPECIAL ASBESTOS PRODUCTS LIABILITY DEFENSE  
COUNSEL TO DEBTORS FOR THE SIXTY-NINTH MONTHLY INTERIM  
PERIOD FROM MARCH 1, 2007 THROUGH MARCH 31, 2007**

Name of Applicant: Reed Smith LLP  
Authorized to Provide Professional Services to: W. R. Grace & Co., *et al.*, Debtors and  
Debtors-in-Possession  
  
Date of Retention: July 19, 2001, effective as of April 2, 2001  
  
Period for which compensation and  
reimbursement is sought: March 1 through March 31, 2007  
  
Amount of fees sought as actual,  
reasonable and necessary: \$612,334.00  
  
Amount of expenses sought as actual,  
reasonable and necessary: \$21,618.02  
  
This is a(n): X monthly \_\_\_ interim \_\_\_ final application.

<sup>1</sup> The Debtors consist of the following 62 entities: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (f/k/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (f/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

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